UNITED STATES DISTRICT COURT

for the

Western District of Washington

SEATTLE-Division

William Robey/ssa-In Propria Persona-W.T.P., c/o Post Office Box 16056	22 _{No.} CV = 00685-50
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V- CITY OF SEATTLE/SEATTLE HOUSING AUTHORITY 2121 26TH AVENUE SOUTH #608 SEATTLE WASHINGTON 98144-4760 Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	(to be filled in by the Clerk's Office)

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	William Robey-SSA/constituant to 'We The People'
Street Address	FILED WITH THE CLERK
City and County	SEATTLE/KING COUNTY
State and Zip Code	WASHINGTON 98116-0056
Telephone Number	206-926-3939
E-mail Address	mccourtneyw0@gmail.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

Defendant No. 1	
Name	SEATTLE HOUSING AUTHORITY et. al
Job or Title (if known)	PRR@seattlehousing.org
Street Address	190 QUEEN ANNE AVENUE NORTH-PO BOX 19028
City and County	SEATTLE WITHIN KING COUNTY
State and Zip Code	WASHINGTON-98109
Telephone Number	206.615.3300
E-mail Address (if known)	kimberly.garrett@seattlehousing.org
Defendant No. 2	
Name	BRUCE HARRELL WSBA# 17173
Job or Title (if known)	MAYOR MUNICIPAL CORPORATION-SEATTLE
Street Address	600 FOURTH AVENUE #7
City and County	SEATTLE-WITHIN KING COUNTY
State and Zip Code	WASHINGTON-98104
Telephone Number	206) 684-4000/206) 650-0495
E-mail Address (if known)	SEATTLE/CONTACT THE MAYOR
Defendant No. 3	
Name	SEATTLE CITY COUNCIL et. al
Job or Title (if known)	CITY/SEATTLE PROCEDURES
Street Address	600 4th Ave Ste 2.
City and County	SEATTLE-WITHIN KING COUNTY
State and Zip Code	WASHINGTON-98104
Telephone Number	206-684-8888
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	-
E-mail Address (if known)	

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is	s the bas	is for fee	deral court jurisdiction? (check all that apply)	
b	Federa	ıl questi	on Diversity of citizenship	
Fill out	the para	ngraphs i	in this section that apply to this case.	
A.	If the H	Basis for	Jurisdiction Is a Federal Question	
			c federal statutes, federal treaties, and/or provisions of the United his case.	States Constitution that
	18 Unit	ted State	es Code §§ 241, 242, 1201/ US 4th Amendment warrantless arres	st
В.	If the I	Basis for	Jurisdiction Is Diversity of Citizenship	
	1.	The Pla	aintiff(s)	
		a.	If the plaintiff is an individual	
			The plaintiff, (name) William Robey/ssa/Constituant-We The Pe	ople, is a citizen of the
			State of (name) The State of Washinton-1878-We The Peop .	
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	
			and has its principal place of business in the State of (name)	
		(IC		-1
			e than one plaintiff is named in the complaint, attach an additione nformation for each additional plaintiff.)	u page providing ine
	2.	The De	efendant(s)	
		a.	If the defendant is an individual	
			The defendant, (name)	, is a citizen of
			the State of (name)	. Or is a citizen of
			(foreign nation)	

If the defendant is a corporation

III.

b.

		The defendant, (name) SHA-SEATTLE MUNICIPAL CORPORA, is incorporated under
		the laws of the State of (name) THE RESIDENT ACTION COUNCIL OF T, and has its
		principal place of business in the State of (name) STATE OF WASHINGTON .
		Or is incorporated under the laws of (foreign nation),
		and has its principal place of business in (name) 601 473 574
		ore than one defendant is named in the complaint, attach an additional page providing the information for each additional defendant.)
	3. The	Amount in Controversy
		amount in controversy—the amount the plaintiff claims the defendant owes or the amount at e—is more than \$75,000, not counting interest and costs of court, because (explain):
	\$1,8	250,000,00 PER OFFENSE.
Stateme	ent of Claim	
facts she was inve includin	owing that ea olved and wh ng the dates and and write a sho	in statement of the claim. Do not make legal arguments. State as briefly as possible the ch plaintiff is entitled to the injunction or other relief sought. State how each defendant at each defendant did that caused the plaintiff harm or violated the plaintiff's rights, and places of that involvement or conduct. If more than one claim is asserted, number each out and plain statement of each claim in a separate paragraph. Attach additional pages if
A.	Where did th	te events giving rise to your claim(s) occur?
	1. SEATTLE	WASHINGTON et. al
	based on the HR 3700 114	t(s) are both Principals and accessories after the fact to violations-multiple federal statutes, eillegal obstruction of justice by executing and changing Congressional mandate law under 4-201 § 101 'INITIAL' INSPECTION OF DWELLING UNITS, AND COMBINING § 101 WITH ME REVIEWS WHICH ARE MANDATED EXECUTED ANNUALLY.
B.	What date ar	nd approximate time did the events giving rise to your claim(s) occur?
	PERPETUA	L.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

ILLEGALLY IMPRISONED AGAINST MY WILL

SEE ATTACHED ADDITIONAL USDC 'COMPLAINT'? [PLEASE SEE EXHIBIT 1 a]

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

THE PRIVACY LAWS OF The United States deal with several legal concepts. One is the invasion of privacy, a tort based in common law allowing an aggrieved party to bring a lawsuit against an individual who unlawfully intrudes into their private affairs, Illegal Arrest(s) under Frauds and Swindles.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

At this time within this lawsuit the Plaintiff files under Rule 65 and Motions this Court for an Injunction against illegal and fraudulent maneuvers. Further a Restraining Order against the Defendant.

VI. Certification and Closing

B.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:	05/19/2022
Signature of Plaintiff Printed Name of Plaintiff	William Robey-SSA
For Attorneys	
Date of signing:	
Signature of Attorney	
Printed Name of Attorney	
Bar Number	
Name of Law Firm	
Street Address	
State and Zip Code	
Telephone Number	
E-mail Address	

[Exhibit 1-a]

1 Robey v. CITY SEATTLE et. al/SEATTLE HOUSING AUTHORITY et. al USPS CERTIFIED: 0462 2 HON. 3 FRCP 38(b) JURY DEMANDED UNITED STATES DISTRICT COURT 4 700 STEWART STREET-CLERK OFFICE 5 SEATTLE WASHINGTON 6 98101 Page 1 of 4 7 Wm. Robey -constituant- WTP- In Propria Persona) CASE NO: c/o Post Office Box 16056 **VIOLATIONS:** 8 Seattle Washington) 18 U.S.C. § 241 CONSPIRACY AGAINST RIGHTS/OTHER 98116-0056 9 Plaintiff **COMPLAINT** 10 11 CITY OF SEATTLE et. al **MOTION**: FRCP 65 (a)(1)(2)(b)(1)(A)(B): SEATTLE HOUSING AUTHORITY et. al INJUNCTION & RESTRAINING ORDERS 12 190 QUEEN ANNE AVENUE NORTH \$1,850,000.00 PER OFFENSE: SEATTLE WASHINGTON PUNITIVE-SPECIAL, AND TREBLE DAMAGES 13 98109 Defendant [CLERKS ACTION REQUIRED] 14 I. ER 603-AFFIDAVIT: 15 The SEATTLE HOUSING AUTHORITY through the United States Postal Service served 1.1 16 upon the plaintiff what looks like a legal document on initial mandatory on going home inspections commanding the restraint of the plaintiff dated May 10 2022 - PETER COWARD -17 HCV INSPECTIONS-206/239/1645. Contrary to 18 U.S.C. § 876: Threatening Communications-18 USPS. 19 [please see exhibit 1b] 20 Under exhibit 1b SHA commands restraint against the above plaintiff dated 06-10-2022 21 from 0800 through 1600 hours. Executing and using a fraudulent means under an e-CFR title 24.982.405 this e-CFR legal meaning being: 22 23 What is the Electronic Code of federal regulations e-CFR? The Electronic Code of Federal Regulations (e-CFR) is a continuously updated online version of the CFR. It is not an official 24 legal edition of the CFR. 25 26 b. TITLE IX-SEC. 902. Whenever an action has been commenced in any court of the United States seeking relief from the denial of equal protection of the laws under the fourteenth 27 amendment to the Constitution on account of race, color, religion, or national origin, the 28 Attorney General for or in the name of the United States may intervene in such action upon 29 timely application if the Attorney General certifies that the case is of general public

Original

importance. In such action the United States shall be entitled to the same relief as if it had

30

instituted the action.

1 Robey-ssa & We The People v. SEATTLE et. al/SHA et. al USPS CERTIFIED: 0462 2 Probable cause shows SEATTLE and SHA in violation and guilty under 18 USC § 2-PRINCIPALS, and § 3 ACCESSORIES AFTER THE FACT, to enmesh Congressional 3 mandate and law, in the switch/adding, or changing, Section 101 Initial inspection with 4 clearly spelled out Section 102 Annual-Income review. Contrary to supreme 18 U.S.C. § 5 1341: FRAUDS AND SWINDLES. 6 The above plaintiff motions the court, and/or sua sponte to order a halt of this invasion 2.2 7 against the plaintiff, an Order against the above defendant et. al under/with the FRCP-8 65 (a)(1)(2)(b)(1)(A)(B): and for the Court to Order and execute an INJUNCTION & RESTRAINING ORDERS against this conspiracy against the 9 plaintiffs Rights, thus, legally protecting the plaintiffs Constitutional Rights. As 10 defendant(s) contrary to supreme 18 U.S.C. § 241-CONSPIRACY AGAINST RIGHTS. 11 [Please see exhibit 1 c] 12 **FURTHER DECLARANT SAYETH NOT** 13 14 15 **EVIDENCE RULE-603** 16 Rule 603. Oath or Affirmation to Testify Truthfully Before testifying, a witness must give 17 an oath or affirmation to testify truthfully. It must be in a form designed to impress that 18 duty on the witness's conscience. 19 (Pub. L. 93-595, §1, Jan. 2/1975, 88 Stat. 1934; Mar. 2, 1987, eff. Oct. 1, 1987; Apr. 26, 2011, eff. Dec. 1, 2011.) 20 ALL RIGHTS RESERVED DATED: 1029 21 William Robey-In Propria Persona 22 c/o Post Office Box 16056 **Seattle Washington** 23 98116-0056 24 I I I25 26 **PROOF OF SERVICE** 27 USDC-CLERK OFFICE 28 **700 STEWART STREET** SEATTLE WASHINGTON 29 98101 30

1	Ro	bey-	ssa & We The People v. SEATTLE et. al/SHA et. al	USPS CERTIFIED: 0462
2				
3	b.		LOMBINO MARTINO PS 9315 Gravelly Lake Dr. SW, Ste 201	
4			Lakewood, Washington 98499	
5	c.		SEATTLE CLERK et. al	
6			MM SIMMONS 600 FOURTH AVENUE #3	
7			SEATTLE WASHINGTON 98124-4728	
8	d.			
9			SHA-RA-TREASURE-UBI-601 473 574 2121 26 TH AVENUE SOUTH #608 SEATTLE WASHINGTON 98144-4760	
10			SHA 800 JEFFERSON STREET #601	
11 12			SEATTLE WASHINGTON 98104-2402	
13			SHA 190 QUEEN ANNE AVENUE NORTH-LEGAL SEATTLE WASHINGTON 98109	
14			USPS CERTIFIED: 70170190000074950462	
15			PC	DATED:
16	1	1	1	May 20th, 2022
17	,	1	1	
18				
19	/	1	1	
20				
21				
22				
23				
24				
25				
26				
27				
28				
29				
30				

[Exhibit 1-b]



190 Queen Anne Ave N PO Box 19028 Seattle, WA 98109

206.615.3300 seattlehousing.org

ANNUAL INSPECTION APPOINTMENT LETTER

May 10, 2022

William Robey 5002 49TH AVE SW SEATTLE, WA 98136 LANDLORD MANAGEMENT INC 450 SW 153RD ST BURIEN, WA 98166

Dear William Robey:

In accordance with the Housing Choice Voucher Program requirements, your unit must be inspected at least biennially to continue participation in the program.

Seattle Housing Authority has scheduled this inspection For June 10, 2022 between 8:00 a.m. - 4:00 p.m.

You are required to allow the inspector access. If you are unable to be present you must designate an adult representative, eighteen (18) years or older, in your place. The form below must be filled out and given to the inspector by your representative along with picture identification. Please contact your landlord prior to the inspection date if you think repairs are necessary to pass this inspection. We would like your home to pass on the first inspection.

I,(Print Your Name) To show the inspector my unit.	, authorize(Representative's Name)
	(Your Signature and Date)

NOTE: Dogs and other animals must be restrained, both inside and outside your dwelling, or we will not complete the inspection.

Sincerely,

Peter Coward HCVInspectionsDesk@seattlehousing.org (206) 239-1645

Inspection ID: 62832





+

[Exhibit 1-c]

- 1	l .	
1	Robey v. CITY SEATTLE et. al/SEATTLE HOUSING AUTHO	ORITY et. al USPS CERTIFIED: 0462
2		HON.
3		FRCP 38(b) JURY DEMANDED
4	UNITED STATES	DISTRICT COURT
5		RT STREET-clerk office
6	\ \frac{1}{2} = - = - \ \tag{1}	ASHINGTON
	9810	ŭ
7	Wm. Robey -constituant- WTP- In Propria Persona c/o Post Office Box 16056) CASE NO:) VIOLATIONS:
8	Seattle Washington 98116-0056) 18 U.S.C. § 241) CONSPIRACY AGAINST RIGHTS/OTHER
9	Plaintiff)
10	v.	
11	CITY OF SEATTLE et. al SEATTLE HOUSING AUTHORITY et. al	MOTION: FRCP 65 (a)(1)(2)(b)(1)(A)(B): INJUNCTION & RESTRAINING ORDERS
12	190 QUEEN ANNE AVENUE NORTH)
13	SEATTLE WASHINGTON 98109)
14	Defendant) [CLERKS ACTION REQUIRED]
15	I. <u>ER 603-</u> 2	AFFIDAVIT:
16		
17		
18	1.1 The EVIDENCE brings to light violat	ions against the Plaintiff et. al and committed
19	through frauds and swindling by the Def	endant et. al.
20	1.2 The Plaintiff Motions this Court for an l	njunction against the Defendant under FRCP 65
		RDERS, from continuing to execute a Conspiracy
21	against the Rights of the people Contrar	y to 18 U.S.C. §§ 241: CONSPIRACY AGAINST
22	RIGHTS; 242 DEPRIVATIONS OF RIC	HTS UNDER COLOR OF LAW
23		1 /1/2
24		/ hugh for
25		William Robey-ssa Dated
26	111	William Robey-ssa Dated D5-10-2022
27		
28	1 / /	
29	1 1 1	
30	page 1 of 1	
	F-2-1011	

1	Robey v. CITY SEATTLE et. al/SEATTLE HOUSING AUTHO	ORITY et. al USPS CERTIFIED: 0462
2		HON.
3		FRCP 38(b) JURY DEMANDED
4	UNITED STATES	DISTRICT COURT
5		ART STREET-CLERK OFFICE
6		ASHINGTON
7	9810 Wm. Robey -constituant- WTP- <i>In Propria Persona</i>	Ol Page 1 of 4) CASE NO:
8	c/o Post Office Box 16056 Seattle Washington) VIOLATIONS:) 18 U.S.C. § 241
- [98116-0056) CONSPIRACY AGAINST RIGHTS/OTHER
9	Plaintiff)) ORDER
10	v.	
11	CITY OF SEATTLE et. al SEATTLE HOUSING AUTHORITY et. al) MOTION: Plaintiffs Motion for: SUMMARY JUDGMENT
12	190 QUEEN ANNE AVENUE NORTH SEATTLE WASHINGTON)
13	98109)
14	Defendant) [CLERKS ACTION REQUIRED]
15	I. <u>OF</u>	RDER:
16		
17		
18	1.1 I USDC JUDGE/MAGISTRATE ORD	ER THE FOLLOWING ON THE PLAINTIFFS
19	MOTIONS FOR SUMMARY JUDGME	NT. IN THIS CASE
- 1		
20		
21		
22		
23		
24		
25		
26		
27		
28	JUDGE/MAGISTRATE	DATE
29	VODOLIVII OIDTIALIE	
30	page 1 of 1	

	A .	
1	Robey v. CITY SEATTLE et. al/SEATTLE HOUSING AUTHO	RITY et. al USPS CERTIFIED: 0462
2		HON.
3		FRCP 38(b) JURY DEMANDED
4		DISTRICT COURT
5	700 STEWA SEATTLE W.	RT STREET-clerk office ASHINGTON
6	9810	
7	Wm. Robey -constituant- WTP- In Propria Persona c/o Post Office Box 16056) CASE NO:) VIOLATIONS:
8	Seattle Washington 98116-0056) 18 U.S.C. § 241) CONSPIRACY AGAINST RIGHTS/OTHER
9	Plaintiff)
10	v.))
11	CITY OF SEATTLE et. al SEATTLE HOUSING AUTHORITY et. al	MOTION: Plaintiffs Motion for: SUMMARY JUDGMENT
12	190 QUEEN ANNE AVENUE NORTH SEATTLE WASHINGTON)
13	98109 Defendant	,)) [CLERKS ACTION REQUIRED]
14		
15	I. <u>MO</u> ʻ	HON:
16		
17	1.1 BASED ON THE EVIDENCE THE	PLAINTIFF MOTIONS FOR SUMMARY
18	JUDGMENT.	TEAUVIET MOTIONS FOR SOMMART
19		1 11
20		Affrica
21		William Robey-ssa Dated
22 23	111	05-20-2022
23 24		
25	111	
26 26	1 1 1	
27	page 1 of 1	
28		
29		
30		
- 1	4	

LEGAL NOTICE

NO TRESPASSING

To all persons, officers and governmental agencies including, but not limited to: Agents of local and state health and agriculture departments, Federal officers of the USDA, FDA, IRS, HEW, HUD, Environmental, Health, Social Service Workers, and other agencies: and to all local members of planning and zoning boards: Title 18 U.S.C. Sec. 241, 242 Title 42. U.S.C Sec. 1982, 1983, 1985 and 1986.

WARNING

You are hereby advised of the following federal criminal law "If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured by him by the Constitution or the Laws of the United States, or because of his having to exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with the intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined not more than \$10,000 or imprisoned not more than ten years or both; and if death results, they shall be subject or imprisonment for any term of years or for life."

LAND USE FEE \$5,000 PER PERSON PER DAY, OR ANY PART THEREOF.





THE PORCHLIGHT BUILDING

Address 907 NW Ballard Way, Suite 200

Seattle, WA 98107-4637

Telephone 206-239-1500

Fax 206-239-1770

TTY 1-800-833-6388
Website www.seattlehousing.org

February 29, 2012

NOTICE OF RESCHEDULED INSPECTION

William Robey 4848 47th Ave SW Suite Lower Seattle, WA 98116 Patricia Sylvester 5608 SW Hanford St Seattle, WA 98116

Dear Section 8 Program Participant:

The inspection of your unit that I had scheduled for March 01, 2012 has been re-scheduled or was unable to be completed because neither you nor an adult you designated to be your representative was present at the time I'd scheduled.

To be in compliance with Housing Choice Voucher program (Section 8) regulations, you or your representative must be on site before an inspection or reinspection can take place. This requirement is set out in U.S. Department of Housing and Urban Development Regulation 24CFR 982.551(d), which states, "The family must allow the Housing Authority to inspect the unit at reasonable times and after reasonable notice." As the tenant, you may designate the property owner or property manager or any responsible adult to serve as your representative at the inspection by filling out the enclosed authorization coupon and signing it.

I have rescheduled the inspection for March 07, 2012 between the hours of 8:00 a.m. - 12:30 p.m.. If neither you nor your representative is present this time, we will have to consider terminating you from the Housing Choice Voucher program (Section 8).

- 1. At the time of the inspector's visit, you (or your designated representative) must show the inspector a picture ID to verify your (or your designated representative's) identity. If you plan to have a representative stand in for you at the inspection, he or she must show the inspector either the signed and dated authorization form or a signed and dated letter from you authorizing him or her to represent you. You may designate the building owner or building manager as your representative.
- 2. **Dogs and other animals must be restrained, both inside and outside your dwelling,** or the inspector will not complete the inspection.

Sincerely,

Lisa Schwartzenberger
Inspection Scheduler

206-239-1645

E

Upon request, Seattle Housing Authority will provide reasonable accommodations to people with disabilities so they can participate in SHA programs.



907 NW Ballard Way, Spite 200 Address

Seattle, WA 98107-4637

206-239-1500 Telephone

206-239-1770 1-800-833-6388 YTT

www.seattlehousing.org

REQUIREMENT OF THE PARTICIPANT/VOUCHER-HOLDER TO BE PRESENT AT INSPECTIONS

OR TO BE REPRESENTED BY A DESIGNATED ADULT

To the Participant/Tenant:

U.S. Department of Housing and Urban Development Regulation 24CFR 982.551(d) reads, "The family must allow the Housing Authority to inspect the unit at reasonable times and after reasonable notice."

You or an authorized representative must be present at every inspection or reinspection of your unit. You may authorize the property owner or manager or other responsible adult (somebody 18 years or age or older) to serve as your representative at the inspection.

At the time of inspection, you or your authorized representative must show the inspector a picture ID to verify your identity or your authorized representative's identity.

If you plan to have a representative stand in for you at an inspection, he or she must also show the inspector either the signed and dated coupon below or a signed and dated letter from you authorizing him or her to represent you.

NOTE: Dogs and other animals must be restrained, both inside and outside your dwelling, or we will not complete the inspection or reinspection.

Authorization for Participant' Sign this authorization and ask your representat	S Representative ive to present it to the inspector with a picture ID.
· •	, authorize
Participant's name (print)	Representative's name (print)
to show the SHA HQS inspector my unit.	
	Participant's signature & date

Note: You may designate the building owner or building manager as your representative.

Upon request, Seattle Housing Authority will provide reasonable accommodations to people with disabilities so they can participate in the agency's programs.